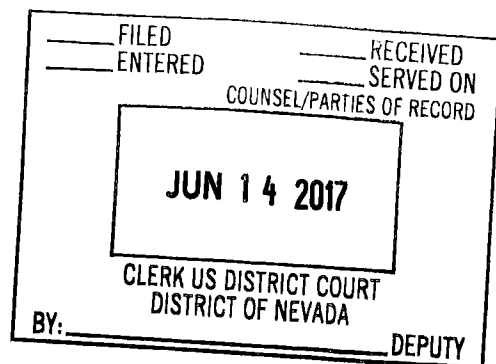


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2 Acting United States Attorney  
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District of Nevada  
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6 *Representing the United States of America*  
7  
8  
9  
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11

## UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

12 UNITED STATES OF AMERICA,

13 v.

14 SAMSUNG CELLULAR (SN: RF8G80PQ10L),  
SAMSUNG CELLULAR (IMEI:  
15 353756070511241), SAMSUNG NOTE PAD (SN:  
RF2G406BWSX) SONY MEMORY STICK PRO  
16 (K528L5L)

17 Case No. 2:15-mj-1143-PAL  
18  
19

### UNITED STATES' MOTION TO UNSEAL CASE

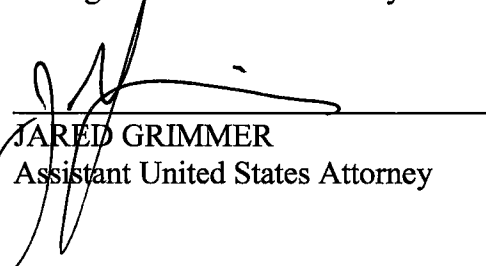
20 THE UNITED STATES OF AMERICA, by and through STEVEN W. MYHRE, Acting  
United States Attorney, and JARED GRIMMER, Assistant United States Attorney, hereby moves the  
Court to unseal Case Number 2:15-mj-1143-PAL, so that the United States may produce in discovery,  
the Search and Seizure Warrant and supporting affidavit in Case Number 2:16-CR-00326-LRH-CWH.  
The Search and Seizure Warrant and affidavit in this matter was sealed at the request of the United  
States in order to protect an ongoing investigation. The warrant authorized a search of Samsung

1 Cellular (SN: RF8G80PQ10L), Samsung Cellular (IMEI: 353756070511241), Samsung Notepad (SN:  
2 RF2G406BWSX), and Sony Memory Stick Pro (K528L5L), Case No. 2:15-mj-1143-PAL, for  
3 evidence of alleged violations of 18 U.S.C. § 1708 Possession of Stolen Mail, Section 371, Conspiracy  
4 Section 1028, Identity Theft, and Section 1344, Bank Fraud. The defendants have since been indicted  
5 on charges of Theft or Receipt of Stolen Mail Matter, Case Number 2:16-CR-00326-LRH-CWH. The  
6 United States intends to use evidence it recovered during the execution of the Search and Seizure  
7 Warrant in its case in chief against the defendants.

8 The reason for sealing the Search and Seizure Warrant and affidavit no longer exists. Further,  
9 the United States has a duty to produce in discovery, these materials in 2:16-CR-00326-LRH-CWH.  
10 For these reasons, the United States asks the Court to unseal case 2:15-mj-1143-PAL, so that the  
11 United States may produce the Search and Seizure Warrant and supporting affidavit.

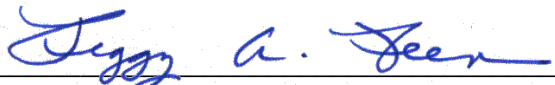
12 DATED this 13<sup>th</sup> day of June, 2017.

13 STEVEN W. MYHRE  
14 Acting United States Attorney

15   
16 JARED GRIMMER  
17 Assistant United States Attorney

18 IT IS SO ORDERED.

19 Dated this 19th day of June, 2017.

20   
21 PEGGY A. LEEN  
22 UNITED STATES MAGISTRATE JUDGE